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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/584,388	08/22/2006	Joanne Lynsey Morgan	MORGAN-1 PCT	9005
25889 COLLARD & I	7590 12/15/201 ROE, P.C.		EXAMINER	
1077 NORTHE	RN BOULEVARD		HALE, GLORIA M	
ROSLYN, NY 11576			ART UNIT	PAPER NUMBER
			3765	
			MAIL DATE	DELIVERY MODE
			12/15/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
Office Ashieu Occurrence	10/584,388	MORGAN, JOANNE LYNSEY		
Office Action Summary	Examiner	Art Unit		
	Gloria Hale	3765		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. (35 U.S.C. § 133).		
Status				
1) ☐ Responsive to communication(s) filed on 12-6-2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under Example 2.	action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 19,30 and 32-37 is/are pending in the 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 19,30 and 32-37 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Edrawing(s) be held in abeyance. See ition is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) D Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)		
Notice of References Cited (PTO-992) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

DETAILED ACTION

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12-6-10 has been entered.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 19, 30 and 32-37 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 19 now includes redundant language wherein applicant has stated in multiple recitations that the "strip is diagonally mounted on said breast cup to extend inside said breast cup. " The same recitations are in lines 6-7 and in lines 9-10.

Applicant can correct claim 19 beginning in line 3 to read as follows:

"...at least one strip of stretchable material, comprising a loosely located inner strip, which is attached at one end to an upper part of said cup and attached at a lower end to said breast cup wherein said strip is adjustable in length and is adapted to support at least one breast, wherein said strip is diagonally mounted on said breast cup to extend

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inside said breast cup from an upper attachment end to a lower cleavage attachment end and configured to pull the breast, in use, upwardly and inwardly towards the cleavage of the breasts." Applicant's lines 6-7 are redundant and the claim should clarify that the strip extends from an upper breasts point to a lower cleavage area point. Throughout claim 30 there are multiple limitations of "in use" which is confusing. It appears that applicant can amend the claim to clarify that the limitations all perform in by only using the term in a single occurrence so as to avoid confusion. IN use claim 32 line 2 the recitation of "shaped inwardly" needs to be defined in regard to the plane that it is shaped inwardly of such as in the direction of the center of the breast area of the wearer and not inwardly towards the skin surface of the wearer. Claim 33 needs to also state that the sling has ends that are shaped inwardly towards the center of each breast to have curved ends. IN clam 35 the plane of the diagonal mounting or incline needs to be clarified such that it is defined as being included or diagonally directed towards the cleavage area of the wearer and not towards the skin surface of the wearer.

Claims 19, 30 and 32-37 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

None of the cited references, alone or in combination, disclose the sling as being attached from the upper outer point to the lower inner cleavage point of the cup and wherein the sling is stretchable as in claims 19, 30 and 32-37.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gloria Hale whose telephone number is 571-272-4984. The examiner can normally be reached on Mon.-Thurs...

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Welch can be reached on 571-272-4996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Gloria Hale/ Primary Examiner, Art Unit 3765

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